CANDY AND SIRUP

CANDY

20401. Adulteration of candy. U. S. v. 6 Cases, etc. (F. D. C. No. 34714. Sample Nos. 64158-L, 64159-L.)

LIBEL FILED: March 3, 1953, District of Oregon.

ALLEGED SHIPMENT: On or about January 13, 1953, by the California Peanut Co., from Oakland, Calif.

PRODUCT: 6 30-pound cases of candy and 3 25-pound cases of candy at Portland, Oreg.

LABEL, IN PART: "Item No. M-2 Milk Choc D. Dipped Peanuts Pack 30 Lbs. Net" and "Item No. N-6 Milk Choc Raisins Pack 25 Lbs. Net."

NATURE OF CHARGE: Adulteration, Section 402 (a) (3), the product consisted in whole or in part of a filthy substance by reason of the presence of insect parts; and, Section 402 (a) (4), it had been prepared under insanitary conditions whereby it may have become contaminated with filth.

DISPOSITION: May 4, 1953. Default decree of condemnation and destruction.

20402. Adulteration of candy. U. S. v. 12 Cases * * *. (F. D. C. No. 34749. Sample No. 48663-L.)

LIBEL FILED: March 12, 1953, Southern District of Iowa.

ALLEGED SHIPMENT: During September 1951, from Fort Worth, Tex.

PRODUCT: 12 cases, each containing 24 14-ounce packages, of candy at Ottumwa, Iowa, in the possession of the Midwest Potato Chip Co.

NATURE OF CHARGE: Adulteration, Section 402 (a) (3), the product consisted in whole or in part of a filthy substance by reason of the presence of insects, insect parts, insect webbing, and insect excreta; and, Section 402 (a) (4), it had been held under insanitary conditions whereby it may have become contaminated with filth. The product was adulterated while held for sale after shipment in interstate commerce.

DISPOSITION: April 11, 1953. Default decree of condemnation. The court ordered that the product be delivered to public institution, for use as animal feed.

SIRUP

20403. Adulteration and misbranding of sorghum sirup. U. S. v. Joseph E. Jones (Jones Sorghum Mill). Plea of guilty. Fine, \$50. (F. D. C. No. 34840. Sample Nos. 34227-L, 34228-L, 34243-L.)

Information Filed: April 15, 1953, Southern District of Mississippi, against Joseph E. Jones, trading as Jones Sorghum Mill, Conehatta, Miss.

ALLEGED SHIPMENT: On or about February 5, 1952, from the State of Mississippi into the State of Tennessee.

LABEL, IN PART: (Portion of article) "Country Sorghum Best by Taste Test Made at Jones Sorghum Mill Conehatta, Miss. Net Weight 5 Pounds."

NATURE OF CHARGE: Adulteration, Section 402 (b) (2), a substance consisting of a mixture of sorghum, corn sirup, and sugar had been substituted for sorghum.

Misbranding, Section 403 (b), the article was offered for sale under the name of another food, namely, sorghum; and, Section 403 (i) (2), the article was